UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

UNITED STATES	OE AMEDICA		,	SOUTHERN DISTRICT OF FLORIDA	
UNITED STATES	OF AMERICA		<i>T</i> :		
v.	Plaintiff,	10-27-00	To CAN	APPEARANCE BOND:	
ANSON KLINGER		V V	31	CASE NO.: 00-6309-CR-SEITZ	
	Defendant				
nersonal representati	ives in intly and	· · · · · · · · · · · · · · · · · · ·	nd to nay to	jointly and severally acknowledge that we and our the United States of America, the sum of	
STANDARD CONDITIONS OF BOND					

The conditions of this bond are that the defendant:

- 1. Shall appear before this court and at such other places as the defendant may be required to appear, in accordance with any and all orders and directions relating to the defendant's appearance in this case, including appearance for violation of a condition of the defendant's release as may be ordered or notified by this court or any other United States District Court to which the defendant may be held to answer or the cause transferred. The defendant is to abide by any judgment entered in such matter by surrendering to serve any sentence imposed and obeying any order or direction in connection with such judgment. This is a continuing bond, including any proceeding on appeal or review, which shall remain in full force and effect until such time as the court shall order otherwise.
- 2. May not at any time, for any reason whatever, leave the Southern District of Florida or other District to which the case may be removed or transferred after he or she has appeared in such District pursuant to the conditions of this bond, without first obtaining written permission from the court, except that a defendant ordered removed or transferred to another district may travel to that district as required for court appearances and trial preparation upon written notice to the Clerk of this court or the court to which the case has been removed or transferred. The Southern District of Florida consists of the following counties: Monroe, Dade, Broward, Palm Beach, Martin, St. Lucie, Indian River, Okeechobee, and Highlands.
- 3. May not change his or her present address as recorded on this bond without prior permission in writing from the court. The defendant's present address is:
- 4. Is required to appear in court at all times as required by notice given by the court or its clerk to the address on this bond or in open court or to the address as changed by permission from the court. The defendant is required to ascertain from the Clerk of Court or defense counsel the time and place of all scheduled proceedings on the case. In no event may a defendant assume that his or her case has been dismissed unless the court has entered an order of dismissal.
 - 5. Shall not commit any act in violation of state or federal laws

DEFENDANT: ANSON KLINGER CASE NO: 00-6309-CR-SEITZ

SPECIAL CONDITIONS OF BOND In addition to compliance with the previously stated conditions of bond, the defendant must comply with those special

conditi	ons checked below:
a.	Surrender all passports and travel documents to the Pretrial Services Office of the Court.
b.	Report to Pretrial Services as follows: times a week / month by phone
	times a week / month in person other:
c.	Submit to random urine testing by Pretrial Services for the use of non-physician-prescribed substances
	prohibited by law and any treatment as deemed necessary by Pretrial Services.
d.	Maintain or actively seek full-time gainful employment.
e.	Maintain or begin an educational program.
f.	Avoid all contact with victims of or witnesses to the crimes charged.
g.	Refrain from possessing a firearm, destructive device or other dangerous yeapon.
h.	Comply with the following additional conditions of this bond:
	Hame as JD

PENALTIES AND SANCTIONS APPLICABLE TO DEFENDANT

Violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for the defendant's arrest, a revocation of release, an order of detention, as provided in 18 U.S.C. 3148, forfeiture of any bail posted, and a prosecution for contempt as provided in 18 U.S.C. 401 which could result in a possible term of imprisonment or a fine.

The commission of any offense while on pretrial release may result in an additional sentence upon conviction for such offense to a term of imprisonment of not more than ten years, if the offense is a felony; or a term of imprisonment of not more than one year, if the offense is a misdemeanor. This sentence shall be consecutive to any other sentence and must be imposed in addition to the sentence received for the offense itself.

Title 18 U.S.C. 1503 makes it a criminal offense punishable by up to five years of imprisonment and a \$250,000 fine to intimidate or attempt to intimidate a witness, juror or officer of the court; 18 U.S.C. 1510 makes it a criminal offense punishable by up to five years of imprisonment and a \$250,000 fine to obstruct a criminal investigation; 18 U.S.C. 1512 makes it a criminal offense punishable by up to ten years of imprisonment and a \$250,000 fine to tamper with a witness, victim or informant; and 18 U.S.C. 1513 makes it a criminal offense punishable by up to ten years of imprisonment and a \$250,000 fine to retaliate against a witness, victim or informant, or threaten to do so.

It is a criminal offense under 18 U.S.C. 3146, if after having been released, the defendant knowingly fails to appear as required by the conditions of release, or to surrender for the service of sentence pursuant to a court order. If the defendant was release in connection with a charge of, or while awaiting sentence, surrender for the service of a sentence, or appeal or certiorari after conviction, for:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more the defendant shall be fined not more than \$250,000 or imprisoned for not more than ten years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, the defendant shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony, the defendant shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor, the defendant shall be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender shall be consecutive to the sentence of imprisonment for any other offense. In addition, a failure to appear may result in the forfeiture of any bail posted, which means that the defendant will be obligated to pay the full amount of the bond, which may be enforced by all applicable laws of the United States.

DEFENDANT: ANSON KLINGER CASE NO: 00-6309-CR-SEITZ

PENALTIES AND SANCTIONS APPLICABLE TO SURETIES

Violation by the defendant of any of the foregoing conditions of release will result in an immediate obligation by the surety or sureties to pay the full amount of the bond. Forfeiture of the bond for any breach of one or more conditions may be declared by a judicial officer of any United States District Court having cognizance of the above entitled matter at the time of such breach, and if the bond is forfeited and the forfeiture is not set aside or remitted, judgement may be entered upon motion in such United States District Court against each surety jointly and severally for the amount of the bond, together with interest and costs, and execution may be issued and payment secured as provided by the Federal Rules of Criminal Procedure and other laws of the United States.

SIGNATURES

I have carefully read and I understand this entire appearance bond consisting of three (3) pages, or it has been read to me, and, if necessary, translated into my native language, and I know that I am obligated by law to comply with all of the terms of this bond. I promise to obey all conditions of this bond, to appear in court as required, and to surrender for service of any sentence imposed. I am aware of the penalties and sanctions outlined in this bond for violations of the terms of the bond.

If I am an agent acting for or on behalf of a corporate surety, I further represent that I am a duly authorized agent for the corporate surety and have full power to execute this bond in the amount stated.

<u>DEFEN</u>	DANT				
Signed this 26TH day of OCTOBER, 2000, at Ft. Laude	erdale, Florida.				
Signed and acknowledged before me:	DEFENDANT: (Signature) ADDRESS: 1334 ANDHAR UNLLEY				
WITNESS:	ADDRESS: 1334 SARDHAR UMLey				
ADDRESS:	DOEA PHION TO ZIPS3486				
ADDRESS:ZIP	TELEPHONE: 521-417-24/2				
CORPORAT	TE SURETY				
Signed this 2/2 day of () CtOber	20 at Florida.				
SURETY: Kewins Bail Bonds	AGENT: (Signature)				
ADDRESS: 540 SE CO+n ST	PRINT NAME: (VINTUA GAUNOR				
Follow of Fla ZIP 3330	TELEPHONE: 454-467-1505				
INDIVIDUAI	L SURETIES				
Signed this day of					
SURETY: (Signature)	SURETY: (Signature)				
PRINT NAME:	PRINT NAME:				
RELATIONSHIP	RELATIONSHIP				
TO DEFENDANT:	TO DEFENDANT:				
ADDRESS:	ADDRESS:				
TELEPHONE:	TELEPHONE:				
APPROVAL BY COURT					
Date: 10 27 3	Wille Willer				
-10-10-17-	UNITED STATES MAGISTRATE JUDGE				
DISTRIBUTION: Defendant, Assistant U.S. Attorney, Counsel, Copy	y for Judge, Pretrial Services				

POWER OF ATTORNEY ALLEGHENY CASUALTY COMPANY **Bond Department**

it is unlawful to print this form without written consent of home office.

FORM # XK

One Newark Center, 20th Floor, Newark, New Jersey 07102

Power No.

THIS POWER OF ATTORNEY NULL AND UNLESS USED BEFORE 12/31/00

KNOW ALL MEN BY THESE PRESENTS, that ALLEGHENY CASUALTY COMPANY, a corporation duly organized and existing under the laws of the State of Pennsylvania has constituted and appointed, and

Its true and lawful attorney-in-fact, with full power and authority to sign the company's name and affix its corporate seal to, and deliver on its behalf as surety, any and all obligations as herein provided, and the execution of such obligations in pursuance of these presents shall be as binding upon the company as fully and to all intents and purposes as if done by the regularly elected officers of said company at its home office in their own proper person; and the said company hereby ratifies and confirms all and whatsoever its said attorney-in-fact may lawfully do and perform in the premises by virtue of these presents.

THIS POWER OF ATTORNEY IS VOID IF ALTERED OR ERASED, THE OBLIGATION OF THE COMPANY SHALL NOT EXCEED THE SUM OF

THIRTY THOUSAND DOLLARS (\$30,000.00) NOT VALID FOR IMMIGRATION BONDS *NOTICE* Case # CO 6 309 CR SETTSTACKING OF POWER IS Defendant Ansch STRICTLY Appearance Date DIV. PROHIBITED! No more than Court City one power from State _ Court County this Surety may Offense be used to execute any one WOO Date Filed (bond. Atty in fact

AND MAY BE EXECUTED FOR RECOGNIZANCE ON CRIMINAL BAIL BONDS ONLY IN WITNESS WHEREOF, ALLEGHENY CASUALTY COM-PANY, by virtue of authority conferred by its Board of Directors, has caused these presents to be sealed with its corporate seal, signed by its President and attested by its Secretary, this 15th day of January, 1988.

Thout Kitcher President Mari Secretary

1. A separate Power of Attorney must be attached to each bond executed.
2. Powers of Attorney must not be returned to attorney-in-fact, but should remain a permanent part of court records.
3. The authority of such attorney-in-fact is limited to appearance bonds and cannot be construed to guarantee for failure to provide payments, back alimnory payments, fines or wage law claims.

ENTER SURETY-ASSIGNED EXECUTING AGENT CODE # HERE: